109TH CONGRESS 2D SESSION

H. R. 5918

To amend the Immigration and Nationality Act to protect vulnerable refugees and asylum seekers.

IN THE HOUSE OF REPRESENTATIVES

July 27, 2006

Mr. Pitts (for himself, Mr. Lantos, Mr. Pence, Mr. Smith of New Jersey, Mr. Souder, Mr. McGovern, Mr. Honda, Mr. Wamp, Mr. McCotter, Mr. Boehlert, Mr. Payne, and Mr. Rohrabacher) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To amend the Immigration and Nationality Act to protect vulnerable refugees and asylum seekers.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. FINDINGS.
- 4 Congress finds the following:
- 5 (1) Combating terrorism and promoting free-
- 6 dom from tyranny are inseparable national security
- 7 priorities of the United States.

- 1 (2) Many enemies of freedom, whether state or 2 non-state actors, persecute individuals and groups 3 who stand up for democracy's ideals.
 - (3) Providing protection for victims of oppression and terror is a foreign policy objective of the United States.
 - (4) The Presidential determination to admit a specified number of refugees to the United States each year is a humanitarian act of compassion in keeping with these important principles.
 - (5) In fiscal year 2006, an estimated 10,000 to 15,000 vulnerable refugees who would otherwise be admitted will be denied entry because of the unintended consequences of overbroad bars on admission.
 - (6) Those individuals denied admission to the United States include victims of terrorism who are being barred because they were forced under threat of death or serious bodily injury to provide support, such as food, water, or shelter, to armed rebels.
 - (7) Other individuals are barred due to their membership in or support of groups that have sided with the United States in opposing repressive regimes.
- 24 (8) Current law defines terrorist organization 25 so broadly that even the United States military is

- defined as a terrorist organization any time it enters another country uninvited.
- (9) Victims of terrorism and members of groups
 that the United States supports and that support
 the United States should not be labeled "terrorists"
- 6 and denied entry to the United States.

7 SEC. 2. PROTECTING GROUPS THAT SUPPORT THE UNITED

- 8 STATES OR THAT THE UNITED STATES SUP-
- 9 PORTS FROM BEING LABELED "TERRORIST".
- 10 (a) In General.—Section 212(a)(3)(B)(vi)(III) of
- 11 the Immigration and Nationality Act (8 U.S.C.
- 12 1182(a)(3)(B)(vi)(III)) is amended by inserting before the
- 13 period at the end the following: "and whose activities
- 14 threaten the security of United States nationals or the na-
- 15 tional security of the United States (as is defined under
- 16 section 219(d)), as determined by the Secretary of State,
- 17 independently or upon the request of the Attorney General
- 18 or the Secretary of Homeland Security".
- 19 (b) SAVINGS CLAUSE.—The failure of the Secretary
- 20 of State to determine that a group threatens the security
- 21 of United States nationals or the national security of the
- 22 United States shall not in any way affect the application
- 23 of any of the other security and terrorism-related bars on
- 24 admission to any of the group's members.

1 SEC. 3. UNDUE COERCION AND DURESS EXCEPTION TO MA-

- 2 TERIAL SUPPORT PROVISION.
- 3 Section 212(a)(3)(B)(iv)(VI) of the Immigration and
- 4 Nationality Act (8 U.S.C. 1182(a)(3)(B)(iv)(VI)) is
- 5 amended, in the matter preceding item (aa), by inserting
- 6 "(other than as the result of undue coercion or duress)"
- 7 after "to commit an act".

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